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17 JASON EDWARD THOMAS CARDIFF

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20 UNITED STATES DISTRICT COURT  
21  
22 CENTRAL DISTRICT OF CALIFORNIA

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24  
25 UNITED STATES OF AMERICA,  
26 Plaintiff,  
27  
28 vs.  
1 JASON EDWARD THOMAS  
2 CARDIFF,  
3  
4 Defendant.

5 Case No. 5:23-cr-00021-JGB

6 **JASON CARDIFF, BRIAN  
7 KENNEDY AND LILIA MURPHY'S  
8 REPLY IN SUPPORT OF *EX  
9 PARTE* MOTION FOR EXTENSION  
10 OF TIME TO FILE JASON  
11 CARDIFF'S REPLY BRIEF IN  
12 SUPPORT OF MOTION TO SET  
13 ASIDE JUDGMENT AND  
14 SURITIES' LILIA MURPHY AND  
15 BRIAN KENNEDY'S REPLY  
16 BRIEF IN SUPPORT OF MOTION  
17 TO SET ASIDE OR MODIFY  
18 JUDGMENT**

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25 The Government's response ignores the medical problems cited by counsel and  
26 simply wishes to kick counsel while he is down. Counsel is unable to sleep and  
27 function normally while his medication is being adjusted. The two weeks is necessary  
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1 to be fully able to get a reasonable reply memo submitted to the court. While counsel  
2 is able to send a few emails asking for more time), he is still unable to sit at a computer,  
3 review numerous cases and draft an analysis of the Government's position. Counsel is  
4 exhausted just preparing a short reply. Counsel wanted to delay the hearing on the  
5 *motion* to accommodate his wedding anniversary (and give the court an extra week)---  
6 *after he fully recuperates*. Counsel takes everything in this case seriously and has filed  
7 virtually every brief on time but simply not able to do so on this occasion.

8 Dated: April 14, 2025

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10 By: /s/ Stephen R. Cochell  
11 Stephen R. Cochell

12 Attorney for Defendant  
13 JASON EDWARD THOMAS CARDIFF

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1 **SERVICE LIST**

2 I HEREBY DECLARE THAT THE FOLLOWING COUNSEL HAVE BEEN  
3 SERVED WITH THIS DEFENDANT JASON CARDIFF'S NOTICE OF MOTION  
4 AND MOTION TO SUPPRESS EVIDENCE THROUGH THE COURT'S ECF OR  
5 NEXT GEN ELECTRONIC FILING SYSTEM:

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19 */S/ Stephen R. Cochell*  
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